PATENT COOPERATION TOTALY

To: see form PCT/ISA/220			PCT WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORIT (PCT Rule 43 bis.1)		
Applicant's or agent's file reference see form PCT/ISA/220			FOR FURTHER ACTION See paragraph 2 below		80
International application PCT/US2004/03688		International filing date (c	l lay/month/year)	Priority date (day/month/year) 07.11.2003	S A
International Patent Classification (IPC) or both national classification G06F3/16, H04L12/64, G06F17/30			n and IPC		<u> </u>
Applicant		STRIES, INCORPOR	ATED		AVAILABLE
This opinion co		ons relating to the follo			
2. FURTHER ACT If a demand for written opinion of the applicant ch	Lack of unity of Reasoned state applicability; cit Certain docume Certain defects Certain observation	nent of opinion with regar f invention ement under Rule 43 <i>bis</i> tations and explanations ents cited s in the international app ations on the internation iminary examination is not al Preliminary Examining	.1(a)(i) with regard to supporting such state lication all application and e, this opinion will be the IPEA and the	e step and industrial applicability novelty, inventive step or indust ement usually be considered to be a lowever, this does not apply who chosen IPEA has notifed the tional Searching Authority	rial
submit to the IP	EA a written reply date of mailing	y together, where appro-	priate, with amendme	PEA, the applicant is invited to nts, before the expiration of thre of 22 months from the priority d	ee ate,
If this opinion is submit to the IP months from the whichever expir	EA a written reply e date of mailing of es later. ens, see Form PC	y together, where approportion of Form PCT/ISA/220 or CT/ISA/220.	priate, with amendme	nts, before the expiration of thre	ee ate,
If this opinion is submit to the IP months from the whichever expir For further optic 3. For further deta Name and mailing addre	EA a written reply date of mailing des later. ons, see Form PC dils, see notes to Figure 1.	y together, where approposed Form PCT/ISA/220 or CT/ISA/220. Form PCT/ISA/220.	priate, with amendme	nts, before the expiration of thre	ee ate,

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

10/578766

International application No. PCT/US2004/036881

APZOROC' dPCT/PTO 05 MAY 2006

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_	Box I	No. I	Basis of the opinion	
1.	With r	regard inguag	to the language , this opinion has been established on the basis of the international application in the basis of the international application in which it was filed, unless otherwise indicated under this item.	า
	Ic	anguag	inion has been established on the basis of a translation from the original language into the following in the his which is the language of a translation furnished for the purposes of international search Rules 12.3 and 23.1(b)).	ing
2.	With r	regard ssary to	to any nucleotide and/or amino acid sequence disclosed in the international application and othe claimed invention, this opinion has been established on the basis of:	
	a. type	e of ma	aterial:	
		a sec	quence listing	
		table	(s) related to the sequence listing	
	b. forn	nat of i	material:	- j
		in wr	itten format	
		in co	mputer readable form	
	c. time	of filir	ng/furnishing:	D
		conta	nined in the international application as filed.	BEST AVAII ABI E CODY
		filed t	ogether with the international application in computer readable form.	\mathbf{z}
		furnis	thed subsequently to this Authority for the purposes of search.	
3.	ha co	pies is	on, in the case that more than one version or copy of a sequence listing and/or table relating then if filed or furnished, the required statements that the information in the subsequent or additional identical to that in the application as filed or does not go beyond the application as filed, as ate, were furnished.	eto

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Box No. V

Yes: Claims

5,9,10,18,21,23-27,30,32,37-39,41,45,50,52,56,59,60 1-

No:

Claims

4,6-8,

11-17, 19,20,

22,28,

29,31,33-36,40,42-44,46-49,51,53-55,57,58,61-64,66,

Inventive step (IS)

Yes: Claims

No:

Claims

1-67

Industrial applicability (IA)

Yes: Claims

1-67

No: Claims

2. Citations and explanations

see separate sheet

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/US2004/036881

Re Item I.

1 Reference is made to the following document:

D1: US-A-5 761 430 (GROSS ET AL) 2 June 1998 (1998-06-02)

- 2 INDEPENDENT CLAIM 1
- 2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

Document D1 discloses (the references in parentheses applying to this document):

A computer system (a "station" in fig. 1; col. 3, In. 57 - col. 4, In. 12), comprising: an operating system adapted to execute a plurality of applications (the software described in col. 5, In. 37 - 40 (fig. 2B) is implicitly (part of) an operating system); an isochronous audio application (part 50 in fig. 2B; col. 6, In. 25 - 28) executable within the operating system substantially in parallel with other applications executable by the operating system (col. 5, In. 37 - 40 and fig. 2B: part 50 is executed within the operating system); a network interface (part 12 in fig. 2B; col. 5, ln. 40 - 45) configured to operate within the operating system (col. 5, In. 37 - 40 and fig. 2B: part 12 operates within the operating system), the network interface operable to send and receive via a switched network ("Ethernet" (col. 5, In. 40 - 45) is a switched network) a stream of packets for the applications (col. 5, In. 46 -55), where the stream of packets includes data packets and isochronous audio packets (col. 5, In. 66 - col. 6, In. 2; col. 6, In. 25 - 27); and an isochronous audio driver (parts 46 and 52 in fig. 2B; col. 5, In. 37 - 40) in communication with the network interface and the applications (fig. 2B), the isochronous audio driver configured to decode isochronous audio packets in the received stream of packets (col. 6, In. 22 - 27) and provide decoded audio data included in the isochronous audio packets to the isochronous audio application (col. 6, In. 25 - 28), the isochronous audio driver further configured to pass the data packets without change to the other applications (col. 6, In. 5 - 7 and col. 6, In. 29 - 38).

Therefore the subject-matter of claim 1 is not novel.

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International application No.

PCT/US2004/036881

- 3 INDEPENDENT CLAIMS 11, 34, 42, 58 and 61
- 3.1 The subject-matter of claims 11, 34, 42, 58 and 61, which corresponds to the subject-matter of claim 1, does not meet the criteria of Article 33(1) PCT, for the same reasons, mutatis mutandis, as stated in par. 2.1.
- 3 INDEPENDENT CLAIMS 20, 29 and 51
- 3.1 Whereas the subject-matter of claim 1 relates to receiving packets (claim 1, ln. 11), the subject-matter of claim 20 relates to transmitting packets after receiving and decoding synchronization packets (claim 20, ln. 12 13). This is also disclosed by D1: col. 5, ln. 6 10 and fig. 3; col. 10, ln. 42 65 and col. 10, ln.
- 3.2 The subject-matter of claims 29 and 51, which corresponds to the subject-matter of claim 20, does not meet the criteria of Article 33(1) PCT, for the same reasons, mutatis mutandis, as stated in par. 3.1.

4 DEPENDENT CLAIMS

13 - 19.

4.1 Dependent claims 2 - 10, 12 - 19, 21 - 28, 30 - 33, 35 - 41, 43 - 50, 52 - 57, 59, 60 and 62 - 67 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT), see document D1 and passages mentioned in the search report.